

The Times

LOS ANGELES

XIIITH YEAR.—10 PAGES.

WEDNESDAY MORNING, MARCH 7, 1894.

PER WEEK, 30¢ | FIVE CENTS
PER MONTH, 85¢



STANDARD PIANOS—
And Piano Dealers.
WE WANT YOU ALL—

TO KNOW IT.

We are doing business at the old stand.

103 NORTH SPRING STREET.

We intend to sell more.

PPF II AA NN NO ONS
PPF II AA NN NO ONS
P II AN NN OO BNS

This year than ever before.

We will rent you a New Piano.
We will repair your Old Piano
And make you glad.

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000

Us about tuning your Piano.

BARTLETT'S MUSIC HOUSE.
103 N. Spring st.

AMUSEMENTS—
With Dates of Events.
NEW LOS ANGELES THEATER
Under direction of Al Hayman.
H. C. WYATT, Manager.

NIGHTS & SATURDAY MATINEES—
Commencing THURSDAY, March 8.
Grand and elaborate production of
THE BLACK CROOK.

The most splendid production that was presented to thousands of delighted patrons at the Academy of Music, New York, for one entire year. Glorious scenes, etc., a grand Parisian atmosphere, trapping, etc., a grand Parisian ballet, a host of European specialties, a superb drama, etc., a bewitching program, & 60 beautiful and lithesome Corphees; the superb transformation scene.

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3-NIGHTS—3
Monday, Tuesday and Wednesday, March 12, 13 and 14.

CLAY CLEMENT
—In the Famous Tragedy—
The Bells
and the New Comedy
The New Dominion.

Supported by a New Company
Gentlemen get ready for each production. Seats on sale Saturday, March 10 at 9 o'clock a.m.

BURBANK THEATER—
Main st., bet 5th and 6th
FRED A. COOPER—Director.

Monday Evening, March 5.
Every Evening During the Week and Saturday Matinee.

—McKEE RANKIN IN—
STORM BEATEN.

Supported by the Entire Cooper Company.
Magnificent Scenery!
Admission, 15c, 25c and 30c; box seats 50c, and 75c. Reserved seats on sale at the box office one week in advance.

UNITY CHURCH—
Cor. W. Third and Hill Streets.

BENEFIT OF NEWSBOYS' HOME
WEDNESDAY | MARCH 7, AT 8 o'clock.
—AND—

SATURDAY | MARCH 10, AT 8 o'clock.

MISS HELEN BIERER,
Author of Eclectic Physical Culture, will give her illustrated lecture on "Artistic Culture of Body," Insures Good Health and Clean Dressing, and "Dress, Carriage and Complexion." Invited.

Admission 25 cents.
Tickets on sale at J. B. Brown's Music Store.

FIRST METHODIST CHURCH—
MONDAY, MARCH 12, at 8 p.m.

Around the Bay of Naples.

New Illustrated Lecture,
By REV. H. G. SPAULDING, for the benefit of Epworth League.

ADMISSION..... 25 CENTS

TEAS—AT MY FRONT COUNTER YOU
will find a choice selection of teas from
Ceylon, India, China and Japan. The
best values offered in the city. W.
STEPHENSON, Mott Market.

D. R. LAWRENCE—
107 North Spring st.
Diseases of women. At office, 10 to 4.
Office phone, 1267. Residence, Pearl
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—CORNER EIGHTH AND HOPE STS., LOS ANGELES, CAL.

The most Attractive, Sunny, Comfortable Family and Tourist Hotel in the city: 100 rooms, en suite or single.
All new, with superior furnishings. Incandescent light and steam radiator in every room. American plan.

Transient Rates—\$2.00 per day. Special Rates by the week.

By J. J. MARTIN

AMERICAN AND
EUROPEAN PLANS.

275 Rooms—75 Suites with Private
Bathrooms.

POTTER & JOHNSON, Proprietors.

DRY GOODS.
J. M. HALE & CO'S.

DAILY

HINTS FOR
DRY GOODS
BUYERS.

WEDNESDAY, MARCH 7.

TODAY, OUR GREAT

SPECIAL CORSET SALE,
40c—40c—40c

An excellent quality Corset, well made,
extra boned, good fitting all sizes, worth
double.

ON SALE TODAY,
40c—40c—40c

CORSETS—CORSETS
CORSETS.

SEE WINDOW DISPLAY.

We are still offering some
grand values in Ladies'
Children's

HOSIERY,
Fast colors, guaranteed.
Displayed in snow window.

TODAY

You will find extra values
in every department. Dress
Goods, Silks, "Musins,
Prints, etc., at reduced
prices.

TODAY, Wednesday, March 7.

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POINTS OF THIS MORNING'S NEWS
—IN—
The Times

TODAY'S BULLETIN—MARCH 7, 1894.
(BY TELEGRAPH) "Municipal elections in New York State—Large Republican gains—Shooting at the polls in Troy.... The Bland bill to be used by the Senate to stave off the tariff consideration.... Ex-President Harrison lectures on the Constitution of the United States at Stanford University.... The Pacific Mail and the ocean rate war.... Escondido irrigation bonds sold.... The postal affairs of the country.... Gus Guerrero loses a walking-match.... Dr. Leek, the 'Frisco dentist, and a young woman take morphine.... Prince Colonna sues the World.... A shooting affair at Merced.... Robbers hold up a train at Forest Lawn, Ill.... Other interesting news of the day.

THE CITY.

The office of County License Tax Collector declared void by Judge Van Dyke.... Temple-street regarding discussed by the Northwest Improvement Association.... Meeting of the Police Commissioners—Numerous restaurant liquor licenses granted.... Annual muster and inspection of the National Guard this evening.... Latest developments in the railroad passenger rate war.

SOUTHERN CALIFORNIA.

Second trial of the Marks embezzlement case commenced at Santa Ana.... Meeting of the Santa Ana Trustees.... Vacancies on the board filled.... Riverside City Republican Convention.... The ticket nominated.

WEATHER INDICATIONS.

For Southern California: Fair, warmer weather; light to fresh, west to north winds.

SILVER C HURN—

BUTTERINE :—

BETTER THAN CREAMERY BUTTER. COSTS LESS.

Wednesday Matinee, The Mikado.
Wednesday Evening, Said Pasha.

Forty-five People: Great Cast! Chorus of Twenty-five! Company's Own Orchestra!

Dangerous Costumes! Splendid Scenic Effects!

Seas now on sale. Regular prices \$1.75, 50c, and 25c.

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[COAST RECORD.]
THE FIRST LESSON.

Ex-President Harrison on the Constitution.

It Was Not a Discovery or a Revelation.

The Precious Charter the Ripe Fruit of Experience.

A Cowardly Murder at Merced—Dentist Leek and a Young Woman Take Morphine—A Man Killed by a Companion.

By Telegraph from the Associated Press.

SAN FRANCISCO, March 6.—Ex-President Harrison today delivered the first of a course of law lectures at Stanford University. The lecture to-day was devoted to the history of the development of the Constitution of the United States and the causes leading up to its adoption. The ex-President was listened to with great attention by the students. The lecture was long, making in print about seven newspaper columns. Today it was listened to exclusively by the students, but it will be repeated tomorrow when people from outside the university will be admitted.

Gen. Harrison, prefacing his lecture, referred briefly to his friend, the late Senator Stanford, and said he would reserve further tribute to the virtues of a friend until March 9, the anniversary of Stanford's birth. Commencing his lecture he said: "I am glad to have even so slight and casual a part as that of non-resident lecturer in the work of this young but already great university. If my presence is only occasional and my contact with these eager minds and generous hearts less near and constant than I could wish, I hope you may be careful that whatever direction I may take in my thoughts and whatever impulse I may kindle in your minds shall be true and elevating though they be small."

"The lectures which I contemplate will be rather popular than technical, especially as they will consider consideration the Constitution of the United States and the history of its development and adoption. If the national Constitution were, in fact, what Mr. Gladstone described it to be, 'the most wonderful work struck off at a given time by the hands of a man or of a man,' the work of the commentator would be abridged if not simplified. He would not need to go back. It was, however, not a work struck off at a given time, but in a strong sense, a development of that ripe, harmonious, and perfect work and not a discovery or a revelation."

COMPETITIVE EXHIBITS.

The Limit on Squashes and Pumpkins Fixed at March 10.

SAN FRANCISCO, March 6.—The official announcement is made by Prof. Smith, chief of the Department of Agriculture of the Midwinter Exposition, that all entries for competition in the line of squashes and pumpkins must close on March 10. The judges in this class of exhibits are requested to meet on Monday, March 12, to judge the size and weight of the competitive exhibits in the line.

It is earnestly requested, also, that those who intend to make competitive exhibits of potatoes, onions, and other vegetables, shall commence installing the same on Monday, March 12.

The total admissions to the fair to-day were 3562.

THE HEATH TRIAL.

A Third of the Jury Already Secured in the Case.

FRESNO, March 6.—When the court adjourned this evening four jurors had been obtained to try Richard S. Heath for the murder of L. B. McWhirter. Of the three jurors who passed yesterday, S. L. Hogue was the only one accepted. The three accepted today are E. C. Fay, A. G. Bollinger and D. S. Jones. The attorneys are encouraged by the progress made today and it is likely a jury will be secured much sooner than was at first expected.

CHRIS EVANS'S PARTNER.

Ed Morell Held to Answer for Stealing a Cart and Horse.

FRESNO, March 6.—Ed Morell, Evans's partner, was examined today on another charge of robbery for stealing a cart and horse belonging to Ben Cochran. This is the rig in which Evans and Morell had their escape on the night that Evans broke jail. Morell was held to answer in the sum of \$5000.

PREFERRED TO RIDE.

Wife-murderer Sullivan Saves His Feet for Future Kicking.

SAN FRANCISCO, March 6.—Patrick Sullivan, the convicted wife-murderer who is sentenced to be hanged on April 20, was taken over to San Quentin Prison this afternoon. Sullivan was given a ride to the ferry in the prison van, as he preferred not to walk through the streets, he said.

A Blessing to Crops.

Prince Colonna Will See Joseph Pulitzer for \$100,000.

PARIS, March 6.—(By Atlantic Cable.) Upon information given by Prince Colonna, John W. Mackay's son-in-law, the Paris officers seized today all copies of the New York World of February 5, which were offered here for sale. Prince Colonna declared that an article published in the World of that date was libelous.

The paragraph to which he objected most strenuously said he had been expelled from the Jockey Club in Rome for cheating at cards. His lawyers have served a writ upon Joseph Pulitzer, proprietor of the World, claiming damages of \$100,000.

It is believed the burglars are the same who assassinated Stephen Geer, and lynching is among the possibilities if the burglars are caught.

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A neutral zone will be established, and the Sadi-Agrariah mosque, the property of the Spanish fort in the course of erection to be completed, will be encircled by a wall. Pilgrim will continue to be admitted to the mosque.

FREE TO GO.

Vessels Granted Permission to Leave Rio Harbor to Escape Fever.

LONDON, March 6.—(By Atlantic Cable.) The British Minister at Rio de Janeiro has obtained facilities from the Brazilian government, which will enable vessels desirous of leaving the harbor in order to escape the yellow fever to obtain ballast. The insurgents have been notified, and it is expected that they will do nothing to interfere with the departure of the vessels.

NEW YORK, March 6.—The Herald's special dispatch says that rumors reached there today that the government troops met defeat on the São Paulo frontier, but the rumors lack confirmation. Admiral Mello's eldest son is dead in Argentina.

EIGHT HOURS.

Cripple Creek Mines to Be Conducted on Eight Hours.

MOSCOW, March 6.—(By Atlantic Cable.) The Associated Press correspondent made inquiries today as to the circumstances under which Miss Idia Van Etten, the American girl, died. The report that she died of heart disease is untrue. Her death occurred Sunday night and the cause was heart disease.

DID NOT STARVE.

Miss Van Etten's Death Due to Heart Disease.

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IN A MURK.

COLUMBUS (O.) March 6.—The Pennsylvania Railroad limited train bound for New York was derailed to night and several members of the train crew were slightly hurt.

Wrecked by a Bomb.

CHICAGO, March 6.—The front of Kit Day's house of ill-repute was completely wrecked this morning by a bomb thrown into the hallway. The inmates were asleep at the time, but nobody was hurt.

THE RHODE ISLAND SENATOR.

PROVIDENCE (R. I.) March 6.—William C. Roolee notified the State Central Committee that he is not a candidate for Senatorial honors. This assures the nomination of ex-Gov. George Peabody Wolmore.

A SECRETARY'S SUICIDE.

NEW YORK, March 6.—Julius C. Lally, secretary of the Aqueduct Board, committed suicide today by shooting.

KILLED BY FALLING ROCK.

BRUCE MINES (Ont.) March 6.—By a fall of rock in the Ophir gold mine today Frank Percy, James Heath and Anthony Savage were killed.

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MURDERED BY A "DRUNK."

Louis Francois Supposed to Have Been Killed by a Companion.

GRASS VALLEY, March 6.—Last night at about 8 o'clock, Louis Francois was murdered in his cabin on Bank street. He was shot through the left shoulder, the ball passing through one rib and lodging in his spine. George Smith, a companion of Francois, is supposed to have committed the crime while intoxicated. Smith is under arrest.

A MORPHINE MYSTERY.

Dentist Leek of Frisco and a Young Woman Found Insensible.

SAN FRANCISCO, March 6.—Dr. J. Leek, the dentist, and Miss Alice Aldersley, a young woman who came to this city a few days ago from Napa where her parents live, and Leek's apartment at the corner of Fifth and Market streets. Both are suffering from morphine poisoning, but whether the drug was taken by both with suicidal intent so that they might die together, or whether one tried to poison the other and then commit suicide will

A STEAMSHIP WAR.

The Pacific Mail Will Restore Rates.

Departure of the Acapulco Ends the Low Tariff.

The North American Navigation Company's Contracts.

They Say the Opposition's Tactics Were to Be Expected.—The Panama Railway Company's Position is Not Known.

By Telegraph to The Times.

SAN FRANCISCO, March 6.—(Special Dispatch.) The Pacific Mail Company has concluded that the rate war with the North American Navigation Company is at an end, for the ocean monopolist has issued a manifesto to merchants that, with the departure of the Acapulco dates the death of the low-tariff schedule. The Colon is the next vessel to leave for Panama and way posts after the Acapulco, and freight shipped by her will be at the rate of \$5 per ton. This figure is only to ports at which the vessels touch.

The train continued on its way to Columbia, where information was sent back to East St. Louis of the attempted robbery. As soon as word was received at East St. Louis four police officers were immediately sent on an engine to the scene of the attempted robbery to trace the men if possible.

Later.—When the train reached Maysboro, Ill., the Republic's correspondent obtained the true story of the affair. Three men climbed on the engine and fired revolvers, ordering the fireman to stop. The engine and fireman were then marched from the engine to the express car. The robbers ordered the express messenger to open the door which he did. Once inside, the express car and the messenger to open the safe, and the messenger told him there was nothing in it, but opened it, and as he said, there was nothing in it.

Conductor Eckels stepped outside to see what was going on, when the robbers fired at him, but without effect. The conductor then boarded the train, and the robbers told the engine and fireman to get on the engine and pull out, which they did. The robbers escaped.

The North American Navigation Company's steamer Saturn went away laden with freight, and all things point to her remaining away. The company claims that she is coming back, but as its contract with her owners expires on May 1 it is not thought likely that she will make another trip. The contract with the Progresso expires at the same time, and that is all that the company knows at present. They cannot tell whether the Panama Railway Company will prove loyal to them, and they hardly dare hope that it will. When the Progresso arrives in a few days there will be another big cargo of freight ready for her. At the office of the North American Navigation Company the officers are found loyal to their trust, and they will deny the rumors that the merchant line is soon to be broken up.

Regarding the Pacific Mail Company's rates on the freight tariff, they say that something else could have been expected. They urge that if that company raises the rate while the opposition is in existence, a good deal worse state of affairs is to be expected when the merchant line is no more.

One of the directors, who was questioned on the subject, said that all he knew was that the contract with the Saturn and the Progresso was open till May 1; after that he did not know what the plans of the company were.

SYSTEMATIC BURGLARY.

Citizens at Jeffersonville, Ind., Cheroformed While Asleep.

JEFFERSONVILLE (Ind.) March 6.—Stephen Geer, a milkman reputed to be wealthy, was called to the door early this morning and shot through the heart by an unknown assassin. The murderer is being pursued by bloodhounds.

There was a wholesale chloroforming of residents by burglars in this city last night. The entire family of Frank Briggs was put under his influence and the house was ransacked. A large sum of money was taken, but was never found before the family could be reached.

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FREE TO GO.

ONE OFFICE LESS.

Hodgman's Appointment Declared Void.

It Was Made Without Authority of the Law.

And the Supervisors Exceeded Their Powers.

Only the Legislature Has the Authority to Create a County Office — Text of Judge Van Dyke's Opinion.

Judge Van Dyke yesterday entered his decision sustaining the demurrer to the answer and granting the motion in the case of the County of Los Angeles vs. F. E. Lopez, County Auditor, in action to enjoin defendant from issuing a warrant for the salary of E. C. Hodgman, the Tax and License Collector recently appointed by the Board of Supervisors in accordance with the following opinion which effectually disposes of the question as to the legality of said appointment:

The complaint, in its first count in this case states that on the 1st day of February, 1894, E. C. Hodgman presented his claim against the county to the Board of Supervisors for salary as License Tax Collector for the month of January, 1894, and the board allowed this claim and ordered the defendant, Lopez, as Auditor, to draw his warrant therefor and in pursuance of this order the said Auditor did draw his warrant on the defendant, Fleming, as County Treasurer, and was about to and would deliver the same to Hodgman unless restrained by the order of this court; and that the said defendant Fleming, as Treasurer, was about to and would pay the said warrant unless restrained.

The answer adds that the above allegations and facts set up in defense that on the 23rd of January, 1894, the Board of Supervisors of said county appointed the said Hodgman as License Tax Collector of said county, and fixed his compensation for performing the duties of his office at \$100 per month, and on the 1st of February, 1894, he gave an official bond in the sum of \$10,000 to secure the faithful performance of his duties, and duly qualified and entered upon the duties of his office, and from that time has been and is still collecting the license tax of this county, and the plaintiff demands on the ground that the facts stated in the answer do not constitute a defense to the cause of action stated in the complaint.

The answer does not set out the ordinance under which Hodgman was appointed, but it is stipulated that that portion of it pertinent to the case is as follows:

"There shall be appointed by the Board of Supervisors of this county one or more license tax collectors who shall hold office during the pleasure of the board and in no case more than one collector being appointed to hold office for the same time, the order or orders or appointment shall define the territory or part of the county in which each shall act.

"It shall be the duty of such collector or collectors to collect license taxes under this ordinance, and to pay such other duties as are set out in the ordinance prescribed. Such collectors shall be qualified electors of Los Angeles

and before entering upon the duties of such office shall take and present to the constitutional oath of office, and file the same with the clerk of said board, and each shall also execute a bond to the county in such sum as may be fixed by the Board of Supervisors, not at less than two good and sufficient sureties, to be approved by said board conditioned for the faithful discharge of the duties of said office; said bond to be so filed and approved, and said oath to be so taken and filed within ten days from the date of said appointment, and the same to remain in force until the same is filed and approved, to be void and of no effect; such collector or collectors shall receive a compensation, the same to be fixed and determined by the Board of Supervisors, and to be allowed and audited the same as other claims, against the county."

Upon the pleadings and stipulated facts the questions presented are, first, whether Hodgman is a county officer; secondly, whether the Board of Supervisors has power to appoint a collector of public character? In the case of El Dorado county vs. Meiss, filed November 8, 1893, (34 Pac. Rep. 717) the court says: "The tax collector is an officer of the county, was authorized to collect the license tax and nota license tax collector, or an agent appointed by the Board of Supervisors."

The County of Amador vs. Kenneth (70 Cal. 458), was an action brought by the county of the defendant a license tax collector, and the court held that the Board of Supervisors had no authority to appoint an agent to collect the license taxes under the above ordinance. We consider this point settled, by the judgment of this court in People vs. Ferguson (65 Cal. 288), adverse to the position of appellants. We are satisfied with the finding of the case referred to, and refuse to disturb it. But that, also, was a suit to recover the tax. The People vs. Stacey (74 Cal. 374), was an action brought against the sureties on a bond given by one Welch, who had been appointed by the Board of Supervisors of San Bernardino county as license tax collector. The opinion is that that public convenience may require, as well as to prescribe their duties and compensation, and it has been repeatedly held that this power may be exercised by the Legislature, and that the power to appoint or to nominate an agent or supervisor of all officers of a county by the commissioners, and it is therein held: "That the Board of Supervisors had authority to appoint a collector of license tax, and the County of Amador vs. Kennedy; also held that the bond given by the appointee for the faithful performance of his duties was an official bond."

The license may be imposed for the purpose of regulating and controlling the transaction of business, or for the purpose of raising revenue; in the former case it is in the nature of a police regulation, and in the latter it becomes a tax.

Sec. 5, art. 11 of the Constitution relating to police and sanitary regulations, and that section is self-executing, and requires no legislation, but directly, in terms, empowers any county, city, town or township to make and enforce within its limits all such police, sanitary, and other regulations as are not in conflict with general laws.

In 1874 the Legislature passed a law authorizing the legal voters of any incorporated city, town or township to determine the question whether licenses or no license should be granted for the purpose of the sale of liquor, as was generally known in "The Local Option Law." In ex parte Wall, (45 Cal. 280) this act was declared unconstitutional. The defeat of the local option law created considerable feeling among the people of the large class of people and the result when the Constitutional Convention assembled in 1878, it was petitioned to make some provision in the new Constitution conferring directly upon counties, cities, towns and townships the right to exercise this police power of licensing or suppressing the sale of intoxicating liquors. (See Debates of Convention p. 156, et seq.) The result was the incorporation of sec. 2, art. 11 just referred to. When sec. 12, in regard to taxation, whether by county, or by individuals or business, or by tax upon property, requires action on the part of the Legislature to enforce it.

In the People vs. Ferguson, (65 Cal. 288) the Supreme Court, quoting sec. 12, art. 11, of the Constitution and act of 1893, stated that "the power to collect license taxes of the county" and the facts are not stated in the opinion. Justice McKee filed a dissenting opinion, in which he holds that a license

tax collector is a county officer, and contends that the Legislature alone, under the Constitution, has the power to provide for the election or appointment of county officers. Justice McKee also dissented. It is this case, and some others which refer to it, on which the counsel for defendants rely to sustain the action of the Board of Supervisors in the case under consideration.

In the matter of Lawrence on habeas corpus, (69 Cal. 610,) the court says: "The power of boards of supervisors, cities, towns or other public or municipal corporations, as well as upon their property for county, city, town or other municipal purposes, (See also In re Stevens, 60 Cal. 374.)

In the several county governments acts the Legislature has conferred upon the Board of Supervisors the power to collect a license within the county. In the county government act of 1891, statutes of 1891, p. 255, among the powers conferred upon the Board of Supervisors is the following:

"To license for purposes of regulation and revenue all and every kind of business not prohibited by law and transacted and carried on in such counties, and all shows, exhibitions and lawful games carried on therein, to fix the rates of license tax upon the same, to be by suit or otherwise." Subdivision 27, sec. 25. It is claimed on behalf of the defendants that this power to collect the license "by suit or otherwise" authorizes the Board of Supervisors to exercise the election or appointment of all officers of a county that public convenience may require, as well as to prescribe their duties and compensation, and it has been repeatedly held that this power may be exercised by the Legislature, and that the power to appoint or to nominate an agent or supervisor of all officers of a county by the commissioners, and it is therein held: "That the Board of Supervisors had authority to appoint a collector of license tax, and the County of Amador vs. Kennedy; also held that the bond given by the appointee for the faithful performance of his duties was an official bond."

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tax was held in People vs. Martin, (69 Cal. 155,) that the word "taxes" within the meaning of that section included a license for the purpose of raising revenue and the court says in reference to license fees imposed for such purpose: "Were that the case then in effect taxes, citing "Cooley on Taxation," p. 396-7 and "Second Dillon on Municipal Corporations," sec. 768. And the court adds: "It is clear that the section is not limited to taxes upon property, but is intended to cover a number of taxes in the collection of this part of the public revenue, and the board of supervisors of a county have no more power to create such an office upon their own views of the public necessity or convenience than they have to create any other kind of office desired by the public convenience or convenience for the transaction of public business. The duty of providing for the election or appointment of the particular officers named in sec. 5, art. 11, of the Constitution, and to provide the same for the collection of the taxes by suit or otherwise." Subdivision 27, sec. 25. It is claimed on behalf of the defendants that this power to collect the license "by suit or otherwise" authorizes the Board of Supervisors to exercise the election or appointment of all officers of a county that public convenience may require, as well as to prescribe their duties and compensation, and it has been repeatedly held that this power may be exercised by the Legislature, and that the power to appoint or to nominate an agent or supervisor of all officers of a county by the commissioners, and it is therein held: "That the Board of Supervisors had authority to appoint a collector of license tax, and the County of Amador vs. Kennedy; also held that the bond given by the appointee for the faithful performance of his duties was an official bond."

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AMUSEMENTS TONIGHT.

LOS ANGELES THEATER—Said Pasha. (Matinee: The Mikado.) BURBANK THEATER—Storm Begot.

THE NEW BRITISH PREMIER.

Gladstone has shown his broad-minded patriotism by offering to aid the new British Premier whenever his assistance is asked. It is quite probable this assistance will before long be found very acceptable by the new ministry. Lord Rosebery, the new Premier, is a remarkable personality, and, according to all accounts, may one day prove not unworthy to step into the shoes of the great leader whom he succeeds. Although a peer by birth, his instincts are all democratic, so much so that he not only has the support of the Irish National party, but also of the workmen and rural laborers. Not only this, but he has also managed to retain the respect and esteem of his own class, the confidence of the tradesmen, manufacturers and merchants, and, what is the more remarkable, the cordial liking of the Queen, who, as is well known, has never been friendly to Gladstone. Rosebery is well known in America, having paid several visits to this country several years ago. His marriage to a daughter of the Rothschilds has insured him from all financial worry. He has never denied that his one ambition in life has been to hold the high office which he has now obtained. In order to secure that, it is tacitly reported that he has, in a tactful manner, avoided following the course of the Duke of Fife, and becoming a son-in-law to the Prince of Wales, which, in the present temper of the English people, would have proved an insuperable obstacle to the attainment of his political ambition.

It is the general opinion of thoughtful Englishmen who note the signs of the times that the resignation of Gladstone and the accession to power of Rosebery mark the opening of a new era, not only in English history, but in the history of the world. There are some who go so far as to say that the result will be a democratic federation of all the Anglo-Saxon people. However this may be, it certainly marks the commencement of a more democratic regime in England. An open war will now be waged on the political privileges of the Lords. In fact it is openly stated that the disinclination of Gladstone to push this combat to the extent which the people demand was the main reason of his retirement.

We may look for great events to happen in England during the next few years—events in which the United States, as the leading exponent of a democratic form of government, will take a keen and sympathetic interest.

THE TAXATION OF LAND.

It is not surprising that the present depression in business throughout the country and the consequent lack of employment which has fallen to the lot of large numbers of people should have led to the ventilation of a great many suggestions for reforms which the originators believe would do away with all our present troubles. Some of these suggestions are of a practical character and might, perhaps, be adopted, with or without alterations, but most of them are chimerical, and if introduced would be likely to make things worse instead of better. In fact, it would be a case of getting out of the frying-pan into the fire. Among the suggestions which contain a basis of good sense yet have features which prevent them from being considered as altogether practicable, is one which is contained in a pamphlet issued by John M. Reynolds of San Francisco, entitled "A Remedy for the Unequal Distribution of Land and Other Property." This pamphlet advocates the adoption of a graduated land tax. The idea is set forth in the following paragraph:

"Let all land be classified into the proper divisions, as agricultural, grazing, mineral, timber, swamp, and town lots. Taking agricultural land as an example, let the taxable value of taxation be that a man shall be taxed at a small rate on one square mile or less. If he possesses two square miles, let the rate of taxation be higher on the second square mile, and if he owns three square miles let the assessment on the third be levied at a still higher rate and so on."

This system, the writer thinks, would make it very unfavorable and even impossible for a man to hold such vast estates as are now controlled by some millionaires of California, and would result in the breaking up of the vast land grants. That there is considerable justice in the theory of graduated taxation must be admitted, and The Times has on several occasions referred to this system, which, in the shape of the income-tax, is in use in some countries. It might, however, be found that such a system of taxation would conflict with the spirit, if not with the letter of the American Constitution, which declares that all taxation should be equal. As we have previously shown, the results aimed at, namely, the subdivision of the large unimproved ranches, could be attained by taxing the owners, not more, but as much as those who own improved small tracts of similar land in the neighborhood. If this were done, the owners of these large ranches would soon find that it did not pay to keep them, and would place them on the market at a reasonable figure and on easy terms of payment, knowing that they would be better off if they only received the interest on their money for several years.

It is safe to say that, although Arizona may not be admitted during the present session of Congress, very few years will elapse before she will demand and receive recognition.

THE SWISS PLAN OF GOVERNMENT.

A correspondent writes as follows: "Since Congressman Bland has found Congress cannot legislate for the people, and the people found it out long ago, why cannot the people demand of this Congress to give them the 'direct-legislation' plan adopted in Switzerland? It would be a good time to discuss that question while the people are disgusted with this Congress. If you think it would interest your readers, please open the discussion with an editorial, and oblige."

The "Swiss plan" referred to by our correspondent was discussed in these columns at considerable length a few months ago. It is, as we then stated, the latest development of a democratic form of government, and places the little land of the Swiss at the head of the nations of the world as a model republic, where the people truly govern.

The plan referred to consists of two features, which have been introduced in Switzerland during the past few years. They are known as the "Initiative" and the "Referendum." Briefly stated, the initiative means that the people need not wait or depend upon their legislature to originate any particular legislation, but under certain prescribed conditions may hold an election and vote for the introduction of any measure which they strongly desire to be passed. In like manner the referendum provides that after any important measure has been passed by the legislature, it must, under certain prescribed conditions, be presented to the entire people for their approval.

These two laws have worked well, and the Swiss people could not now be induced to part with them under any circumstances. This is certainly a long step in the direction of true democracy, and it might be well to discuss the propriety of introducing something of a similar kind in this country. It should, however, not be forgotten that it is a much more difficult thing to institute reforms in a country of 70,000,000 of people than it is in a little country like Switzerland. At the same time, because a thing is difficult is no reason why it should be given up as hopeless. We should not fail to consider that our form of government is entirely perfect, but should always be on the lookout for any desirable reforms, and be ready to adopt them whenever they are practicable.

The Times will always be pleased to receive and print well-written suggestions in this line, if of a brief and practical character.

WHOM THE GODS WOULD DESTROY
THEY FIRST MAKE MAD.

Says the Philadelphia Record: "There is a little stiffness about the joints of the Democracy as an administrative party, after being kept out of Federal practice for nearly a lifetime, but they are gradually getting into working trim. They promised to repeal the silver purchase act, and they have done it. They promised to wipe out the Federal election law. That has also been accomplished. They promised to revise and reform the tariff. That Herculean task is half accomplished."

But there are numerous other things that they have accomplished which the Record fails to enumerate, among which may be mentioned the unsettling of all the industries of the country, and thus thrusting great armies of unemployed men upon the charity of the public, and creating restless and turbulent strikes and unruly mobs among the idle and hunger-stricken masses. They have also created a general distrust in the currency of the country, and compelled certain manufacturers to suspend operations for lack of production. They have placed the laboring men of free and republican America nearer the level of the oppressed and toiling masses of the Old World than they have ever been before and driven to despair many a man whose only capital was the brawn of his strong arms, and his willingness to labor, by closing the industries at which he was employed, through the timidity which party action has enforced upon capital. It is a tremendous indictment which labor and capital furnish against the party in power, and to the truth or which the whole country might be called to witness. Of the Democratic party it may truly be said, "Whom the gods would destroy they first make mad."

The prevailing dullness in business has led to a good deal of talk of late about economy in public affairs and the reduction of expenses. On this line the City Council has appointed a committee to consider the work of revising the present charter. One of the principal changes that is proposed is a large reduction in the salaries of the city officials. This is a large subject and cannot be treated of in a small space. The great thing in such reforms as these is to start right. The Times will have considerable to say on this and kindred subjects during the next few months. Meantime it will be a good thing for taxpayers to do a little thinking of their own, and when any of them hit upon an idea that they consider particularly good let them give the public the benefit of it through the columns of The Times.

It seems to us that the reference made by the Tribune editorial writer to the "few Americans and numerous greasers" of Arizona is misplaced, indelicate and uncalled-for. In point of fact the population of the Territory is now to all intents and purposes an American one, as much so as that of some sections of Southern California. A large majority of the citizens of the Mexican race who compose the population of the Territory have been born within its boundaries, have been educated in American schools, speak English almost as fluently as their native tongue, and take an intelligent interest in public affairs. Of course there is a proportion of ignorant Mexicans, who have come into the Territory from Sonora, but we would like to know what commonwealth in the Union is entirely free from such a class of foreign-born citizens? How about Illinois, especially Chicago? Of the ignorant portion of the Arizona Mexicans it may be said that they are, with very rare exception, good-natured, industrious and law-abiding. Can Chicago say as much of the mongrel foreign population which has gathered there from all parts of Europe?

As to the remarks made in regard to the silver question, as it affects the desirability of admitting Arizona to Statehood, while this discussion may be germane to the subject from a standpoint of policy, we apprehend that it is not so from the standpoint of principle, which is the proper view to take in such cases. The question is not whether the views of the people of Arizona on the silver question, or upon any other popular question, are pleasing to the people of the Eastern and Middle States, or even to a majority of the people of the country, but whether Arizona's population and wealth and resources are sufficient to entitle it to admission into the Union as a State. This is the only proper and patriotic manner in which to approach the question. Whenever the question is considered in this light,

it is safe to say that, although Arizona may not be admitted during the present session of Congress, very few years will elapse before she will demand and receive recognition.

THE CHAUTAUQUANS.

Preparing for the Summer Campaign
Speakers Selected.

A meeting of the secretaries and superintendents of all the assemblies on the Pacific Coast from Oregon to Southern California was held yesterday at the office of Prof. George R. Crow, secretary of the Long Beach Chautauqua Assembly. A programme for the coming season's assemblies was formed from such talent as could be used by all the assemblies. Jehu de Witt Miller again headed the list, followed by Mr. John S. Chapman, Dr. Charles H. Nichols, and Miss Lena Wilson.

Rondo (Presto) from Quartette in C No. 39 (Haydn). Sixth Air Varie, Op. 12 (De Beriot)—Miss Frances Brown.

Trio in C major (andantino pastorale) (Benedict-Fred Taylor, Frank Taylor and W. G. Taylor).

Fantaisie. "Il Trovatore" (Verdi-Alardi)—Miss Edna Foy.

Recitative and aria, "My Heart is in Keeping" from opera "Bluff King Hall" (H. T. Stewart)—Mrs. Modlin-Wood.

String quartette, (a) "Plandierie" (Gliedt)—"Minuet Celebre" (Bochner)—Miss Frances Brown.

Fantaisie "Rigoletto" (Verdi-Singelé)—Miss Lena Wilson.

Andante from quartette in G (Bohne).

Seventh concerto, op. 76 (De Beriot)—Clarence Cook.

String quartette, (a) "Plandierie" (Gliedt)—"Minuet Celebre" (Bochner)—Miss Frances Brown.

Second Mazourka "Kulawik" (Weinhold)—Miss Helen Davenport.

Fantaisie pastorale (Singelé)—Philip Goodwin.

Finale from quartette in G (Bohne).

FULLER-BLAIR CONCERT.

The first of the Fuller-Blair subscription concerts of eminent artists took place at Blanchard-Pitzgerald Hall on Wednesday evening, March 8. They will be assisted by Dr. D. Emory Holman of New York, who is said to possess a fine baritone voice.

MUSIN CONCERT.

The Philadelphia Times, a Democratic paper, thinks that the only one conspicuous record of the present Congress thus far is an impressive lesson given to the American people that the Democratic party is unfit to govern the re-public.

[AMUSEMENT RECORD.]
AT THE PLAYHOUSES.

LOS ANGELES THEATER.—The California company gave the "Bohemian Girl" at the Los Angeles Theater last night to a second splendid audience, and while few of the numbers were well rendered, as a rule the people were out of their depth, consequently the performance was less enjoyable than on the previous evening. Mr. Schuster's robust baritone was a saving feature. He has force and expression, and richly merited the enthusiastic encore which greeted his singing of "Hearts Bowed Down"—an air that will live as long as the fingers of genius play upon the melodious strings. He has a manly presence, and made a most pleasing impression on the audience. Mr. Lyding failed to live up to the promise he gave in "The Black Hussar," although he sang the dear old melody, "Then You'll Remember Me," fairly well, and received a generous ovation of plaudits. In "The Beautiful Girl," "Fair Land of Poland," he was a great disappointment, failing utterly to reach the scope of the score or to catch the dash and spirit of the brilliant song. Miss Clement's well-trained soprano was heard to advantage in "The Land of Arlins." She has a sweet and sympathetic voice, but it lacks volume for this particular role. Her playing is lackadaisical and careless, and one feels at times like calling out to her across the footlights, "Wake up, nurse, and get into the game." Flint made an excellent Devilish, and Sylvester Cohan was a most striking and stately Queen of the Gypsies. The chorus was somewhat lax in places, but generally its work was very good.

There was an enthusiastic curtain call at the close of the second act, and the audience was rather more generous than critical throughout the evening.

In the lighter operas of the "Mikado" this afternoon and "Said Pasha" to-night, the company will be sure to make a much better showing and more enjoyable performances of both may be anticipated. Mr. Flint should make a great Poo Bah, and KoKo is a part for Kirtland Calhoun to fairly reveal.

BURBANK THEATER.—The production of "Storm Beaten" at the Burbank gives the public an entertaining play.

McKee Rankin is supported by the entire strength of the company. The play is well mounted and in my respects striking. The trimness of the effects are slightly overdone, but perhaps the play ought not to be criticized for this, as it is frequently by exaggeration that the facts intended to be presented are the more clearly brought out.

"Storm Beaten" will be continued through the week, with a Saturday

matinee.

THE COMMISSIONERS HAVE PERFORMED THEIR DUTIES VERY CAREFULLY. BUT THE RESULT IS NOT ENTIRELY SATISFACTORY.

The Northwestern Improvement Association met last evening with quite a large attendance.

James W. Long, W. L. La Grange and George J. P. Ford were admitted to membership.

The special Committee on Street Railways was given further time in which to present a report in the matter of the location of the railway proposed to be constructed by Capt. John Cross.

The Committee on Parks and Boulevards through its chairman, Thomas Kelly, reported having appeared before the Council, together with James A. Craig, in the matter of the ownership of the Abila tract and that the Council had referred the matter to the Land Committee. He also reported in the matter of the proposed purchase of Land so as to connect Echo Park with Elysian Park.

B. W. Bartels announced the death of Henry Bruning, a member of the association and a member of the Steinbke & Bruning. A draft of appropriate resolutions was presented by him.

Major Rowan and City Engineer Dockweller, both of whom are Commissioners for the Temple-street regrading, came in and were cordially received.

Mr. Bartels presented two or three propositions for the regrading of Temple street without making such deep cuts as those proposed under the present proceedings. He stated that a law had informed him that the City Council had a legal right to abandon proceedings for the regrading of Temple street, and he had informed him that if the Council were to abandon proceedings there would be an opportunity for a good many of the interested property-owners to bring suits against the city for damages if they so desire.

The long session of the Assessment district was opened to the public on Saturday evening, under the auspices of the Broadway Club, at the First Presbyterian Church. The ensemble singing of these young women is most agreeable, their voices blend well, and their phrasing and shading show careful work. The beauty of quartette singing comes from well-matched voices, requiring a sufficient length of time to acquire the art of breathing, enunciating and observing expression marks and punctuation alike and together.

The assessment of property-owners for the assessment of the Territory was most agreeable, their voices blend well, and they sing along.

Their voices are inadequate for solo singing, and not one of the four solo girls given last evening was an exception to the rule.

Moreover the programme was uninteresting, and composed in great part of musical chestnuts.

"Christopher Columbus," which was first introduced in the burlesque "All Baba" during a successful run in Chicago during the World's Fair. Although the young women are satisfactory as a quartette, they are not as good as the solo girls.

The assessments on property in the neighborhood of and east of the east end of Temple street had been made light, for the reason that it was believed the increased travel over Temple street, resulting from the improvement of the street, would be offset by the time saved in getting up the heavy grade and narrow street, as it is at present is between Broadway and Spring street.

The assessment district, he said, is not as it should be. Temple street should be widened twenty feet on each side from Broadway to Main street and the commissioners for regrading Temple street will be able to consistently make the assessments heavier on property in the district near Main street.

City Engineer Dockweller made some interesting explanations regarding the same.

He said the present assessment

district was fixed by the City Council

some three years ago and the reason

the district does not extend both ways

on Broadway instead of neither, as

was done by the commissioners for regrading Broadway.

He said the commissioners for regrading

Temple street had endeavored to make it as fair as possible. The commissioners had been allowed \$250 for clerk hire, but, in order to make the expenses as light as possible upon the people, they had been as economical as they could, so the total cost of the work they had done was only about \$48.

They would have, if they could, as

assessed the property for which dam-

age had been done, but, under ad-

vice of the City Attorney, they had

done what they could do.

The assessments on property in the

COURT RECORD.

A SAN PEDRO SUIT.

The Front-street Case Won by the City.

R. R. Tanner Must Vacate the Land in Controversy.

Some Heavy Damages Wanted for Defamation of Character.

The Weisendanger-Wilson Case on Trial—Probate Business Transacted—Dr. Hastings Secures an Alternative Writ.

Judge Clark rendered his decision yesterday in the case of the city of San Pedro vs. R. R. Tanner, an action of ejectment brought to oust defendant from a tract of land claimed to be within the lines of a public street in the city of San Pedro, ordering findings and judgment for the plaintiff in accordance with a written opinion filed therein.

The evidence shows that in 1882 John G. Clark and others were the owners of the Rancho Los Palos Verdes, and that year a suit in partition, entitled Bishby vs. Bent, was brought, and commissioners appointed to make partition. Their report, accompanying it with a map of the town of San Pedro, was filed with the County Clerk, but never recorded. This map comprises block O of said rancho, which block the commissioners report that they caused to be set apart and subdivided into lots and blocks for a townsite, which they divided among several owners in proportion to their interests, separately from the remainder of the rancho. Upon said map, the streets are delineated and named, and the premises in controversy are shown to be within the lines of Front street and its intersection with North street. The court holds that the filing of said map, the proceedings had in the suit of Bishby vs. Bent, and the execution of the map by the owners in partition, constitute a dedication of Front street to the public as a public street, and also that the payment of taxes by the defendant does not estop him.

WEISENDANGER VS. WILSON. Judge Webb of Probate Court for Justice Smith in Department No. 1 yesterday tried the case of W. Weisendanger vs. C. N. Wilson, an action to recover judgment for \$420, and interest, and at the close of the evidence took the matter under advisement.

At the trial the parties in the affairs was disclosed by the testimony and pleadings. It was shown that some time ago Weisendanger became the owner of two lots in a subdivision of the Shaw tract, subject to a mortgage thereon, given by one W. Fenn, as security for the sum of \$200 each, which were transferred to plaintiff with the property. Subsequently the defendant Wilson represented to plaintiff that he was Mrs. Shaw's attorney and as such was authorized to collect the money due on said notes. Relying on this statement, Weisendanger paid Wilson \$420 in checks, which were duly cashed. After the death of Mrs. Shaw, which occurred January 6, 1892, however, the administrator, John Webster, in settling up the affairs of the estate, paid W. Fenn about the notes, and was informed by the notes, and was informed by the notes, that they were still unpaid, whereupon an action was brought and judgment of foreclosure obtained, and the property sold. Weisendanger's only redress being this suit against Wilson for the recovery of the money.

SUIT FOR DAMAGES.

In Department No. 1 yesterday afternoon Judge York and a jury were occupied with the trial of the case of T. F. Maher vs. J. B. Mullen, an action to recover judgment for \$20,000 for alleged defamation of character.

The plaintiff alleges in his complaint that on January 1, 1892, he was employed by the Southern California Railway Company as cashier and telegraph operator at Redondo, and as such sustained a good reputation for honesty, integrity and fidelity, but that thereafter the defendant, Mullen, for the purpose of injuring him, circulated reports to the effect that he was negligent and insubordinate, which were duly communicated to the authorities, and caused him to be discharged. Upon investigation, however, these charges being found to be untrue, he was reinstated, and the defendant stated to various persons that defendant was short in his accounts as secretary of the Forester's Building Association, and had embezzled over \$400, and that his father-in-law, C. L. Young, had to mortgage his house and lot to C. L. Young, in addition that defendant circulated a letter to the same effect, thereby causing him to be discharged, to his damage in the sum claimed.

The defendant in his answer admits the allegations with reference to his having circulated these reports, and states that they are true, but denies that he had any intention of injuring plaintiff or causing him to lose his position.

The plaintiff was upon the stand all yesterday afternoon, and the case may be continued for two or three days.

WEISENDANGER VS. WILSON. The plaintiff, while Messrs. Brunson and Huskamer appeared for the defendant, SECURED AN ALTERNATIVE WRIT.

Dr. C. S. Hastings applied to the Superior Court yesterday morning for a writ of mandate directing Police Justice Austin to either accede to his request for trial by jury, or, if he would not do so, to do so, and an alternative writ was issued in response to his application by Judge Clark, returnable at 10 o'clock this morning.

In his petition Dr. Hastings relates that upon complaint of C. H. Casper he was arrested and taken before Police Justice Austin with reference to his charge of having practiced medicine without a license from the State Board of Examiners on February 5 last. That by his attorney, H. T. Gage, Esq., he demanded trial by jury, but was refused, and he sought in excess of its jurisdiction to have the case for March 8, and would proceed to try it without a jury, if not restrained.

GUILTY OF FORGERY.

In Department No. 1 yesterday morning Fred Dern appeared before Judge Smith, and by leave of the court, withdrew his plea of not guilty to the charge of forgery, whereupon he admitted him and substituted his plea of guilty, whereupon he was sentenced to imprisonment at Folsom penitentiary for the term of three years.

On January 12 last Dern forged the signature of Albert Duffill of No. 884 North Adams street, by whom he was employed as coachman, to a check for \$90 upon the Farmers' and Merchants' Bank.

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PROBATE BUSINESS.

In the Probate Court yesterday Judge Torrance of San Diego, sitting for Judge

Clark, transacted the following business: Estate of D. Chandler, deceased; letters of administration issued; leave granted administrators to sell realty; estate of C. Bohrer, deceased; letters of administration issued to Jacob W. Bohrer, \$1500 bond; estate of C. H. Stewart, deceased; will of recently deceased estate of B. Alvarado, deceased; final account of administrator approved; estates of A. Ginochio, deceased; H. F. Losse, deceased; and T. Weingheim, deceased; wills admitted to probate.

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TOURISTS

WILL PLEASE THE FOLLOWING FACTS.

This Data is from the U. S. Government Weather Bureau records:

Rainfall Jan. 1893 Los Angeles 6 1/4 inches
Feb. 1893 Coronado 4 1/2 inches
Mar. 1893 San Pedro 4 1/2 inches
Mar. 1893 Coronado 5 1/2 inches
Showing Coronado a little over 1/2 as much as Los Angeles.

Records also show that Coronado has much less rain every year.

Minimum temperature:
Los Angeles, Jan. 1893 49 degrees
Coronado, Jan. 1893 49 degrees
Los Angeles, Feb. 1893 28 degrees
Coronado, Feb. 1893 49 degrees
Los Angeles, March 1893 50 degrees
Coronado, March 1893 49 degrees.

Showing Los Angeles less variation in temperature than in Los Angeles.

Fog almost unknown in Los Angeles. Fog almost unknown in Coronado. Fog tickets including one week's room and board at the Hotel del Coronado, \$4. Information, etc.

T. D. YEOOMANS,
129 North Spring St., Los Angeles.

The Favorite Beach,

REDONDO.

Hot seawater baths just opened. Everything new and modern.

The finest warm seawater plunge on the Coast.

Snipping, fishing and sea-views unsurpassed. Every feature desired in a beach, including

The Popular Hotel,

REDONDO.

This house never closes. It is thoroughly modern and up to date.

The finest music hall in Southern California. A first-class orchestra always within call. Music at lunch and dinner daily.

The table is always supplied with the delicacies of the season. Service unsurpassed.

The favorite resort on account of the equable temperature of the beach, Tuesday, March 6: 6 a. m., 41; noon, 56; 4 p. m., 62.

DEPARTMENT ONE—Judge Smith: Friday, etc. Dr. John Scott and Grant Douglass, sentence.

DEPARTMENT TWO—Judge Torrence (pro tem.): Estate of C. H. Pinney, deceased; final account and distribution. Estate of T. E. Brown, deceased; final account and distribution.

DEPARTMENT THREE—Judge Van Dyke: L. M. Westcott vs. Charles Gaskins, all street assessment.

DEPARTMENT FIVE—Judge Webb (pro tem.): Clear.

DEPARTMENT SIX—Judge McKinley: Will Abbott vs. Selma F. Johnson; partition.

CUT WITH A RAZOR.

Two Men in the City Prison Seriously Hurt.

A Colored Waiter on Trial Before Justice Seaman—A Physician on Trial Before Justice Austin—Minor Cases.

In the Police Court before Justice Seaman yesterday Dan Reading was arraigned on a charge of assault with a deadly weapon upon his fellow-prisoners in the City Jail. His preliminary hearing was set for 3 o'clock this afternoon. Reading assaulted Charles Harris and Robert McIntosh in a cell at the City Prison with a razor, inflicting serious wounds before he could be overpowered and disarmed.

Henry Gilmore was arraigned on a charge of embezzlement and his examination was set for this morning. He had been arrested on a warrant by Constable Richardson this night before trial, and was held in custody.

Robert Lowell, found guilty of embezzlement, was ordered to appear to day for sentence and Pat McDonald, for petty larceny, was given \$60 or six days.

Henry Ryan, charged with assault with a deadly weapon, was arraigned and his preliminary hearing set for next Monday morning.

C. C. Mathews, a colored individual, was in the cells on a charge of battery. As his wife told the story, she was told between them yesterday morning, because of certain alleged irregularities in the way in which she served the morning meal. Words became warm between them and finally he struck her on the head with a block of wood, the mark of which he brought to the trial.

As the defendant told it he did not strike her till she threw a fragment of rock at him so violently as to cause a bad bruise on his forehead. He admitted that he occasionally took a drink, and when pressed as to how often he admitted by "occasionally" he said he took a drink usually at night and morning.

The defendant was found guilty and ordered to pay \$30 or else dwell thirty days with the chain gang.

Justice Seaman closed the day's labors with the trial of the battery case against S. C. Mathews, and G. D. Duni was the complaining witness.

The last hour or more was devoted to an attempt to establish the reputation of the defendant, but the results of questioning in this direction did not appear to be altogether satisfactory to the attorneys.

A complaint was filed charging a young man named Bigelow with entering the machine shop of E. B. Beecher and borrowing tools without permission.

In the Police Court before Justice Austin there was the case of C. S. Hastings, charged with a violation of the statute forbidding the practice of medicine without first having procured a certificate from the State Board of Medical Examiners. The defendant had formerly demanded a jury trial, which was denied, and he then secured

an order for trial by the court.

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PROBATE BUSINESS.

In the Probate Court yesterday Judge

Wineburgh's

309 S. SPRING ST.

Attention, Ladies.

Your attention is called to the fact that we have just received an entire

New Linen of Goods

In every department of our store, comprising Laces, Ribbons, Kid Gloves, Hosiery, Parasols, Handkerchiefs,

Dress Trimmings and Dress Linings, Embroideries and Notions.

—ALSO—

Complete New Line

Of Ladies' and Children's Underwear, Corsets, Sun Bonnets, Aprons, etc.

Low Prices Will Rule

Throughout our store. Economical expenses permits us to mark all goods with a very small margin of profit. We are now conducting an exclusive

LACE, CORSET AND GLOVE HOUSE.

WINEBURGH'S.

309 SOUTH SPRING STREET, SOUTH OF THIRD.

BRISWALTER-TRACT.

Electric Lamp

Electric Lamp</

SOUTHERN CALIFORNIA NEWS



PASADENA.

Council Meeting—An Ordinance Calling the Election.

Officials Appointed—Secretary Taylor of the V. M. C. A. Honored—Death of Mr. Campbell—Personals and Brevities.

A special meeting of the City Council was held Tuesday afternoon, President Weed in the chair.

An ordinance providing for a general municipal election to be held April 9, was introduced, read for the first time.

The ordinance provides for the election of three City Trustees to serve for a term of four years; a City Clerk, who is ex-officio Assessor, to serve for a term of two years; a City Treasurer to serve for a term of two years, and a City Marshal, who is ex-officio Tax and License Collector, to serve for a term of two years. The ordinance specifies the polling places as follows:

Precinct No. 1—Lake Vineyard Land and Water Company's office on East Colusa street; precinct No. 2—Fair Oaks avenue opposite Mary street; precinct No. 3—Recorder's court room in City Hall; precinct No. 4—Wiley & Green's building, 111 South Spring street; precinct No. 5—Duty Block, South Fair Oaks avenue; precinct No. 6—Athletic Club building, South Raymond avenue.

The officers to be elected are the following officers of election:

Precinct No. 1—Judges, John Adams, Reuben R. Trout, inspectors, Hamilton, J. G. K. Wren, clerk, Harry C. Allen; W. H. Wakely, ballot clerks, Charles F. Harris, E. E. Jones.

Precinct No. 2—Judges, J. G. Green, Jr., H. Goodwin, inspectors, W. A. Faxon, J. T. Bangham; clerks, H. W. Hines, D. D. Allin; ballot clerks, Z. R. Taylor, L. N. Stevenson.

Precinct No. 3—Judges, Matthew Slavin, H. G. Wilson; inspectors, W. T. Grimes, Elsia Millard; clerks, Charles Grimes, F. E. Grimes; ballot clerks, H. M. Saenger, A. G. Hoisington.

Precinct No. 4—Judges, H. G. Bennett, A. C. Drake; inspectors, A. L. Crosby, M. A. Wood, clerks, W. D. McGivern, H. J. Stutts; ballot clerks, John Showalter, Jesse J. Allen.

Precinct No. 5—Judges, A. E. de Forest, W. H. Wren, clerks, B. C. Spalding, J. H. Baker; clerks, D. Nash, H. C. Prinz; ballot clerks, A. B. Sate, E. C. Griffith.

Precinct No. 6—Judges, Ed Kennedy, A. M. Collis; inspectors, Theo Wetherby, T. J. Crowell; clerks, B. P. Brockway, Oscar Grimes; ballot clerks, V. L. Carroll, O. McGivern.

The election officers will each receive \$1 for their services. The poll will open at sunrise and close at 5 o'clock.

SECRETARY TAYLOR HIGHLY HONORED.

George Taylor, general secretary of the Young Men's Christian Association, has been appointed by the International Committee of New York city, a delegate to London, England, to attend the World's Convention of the International youth of the Y.M.C.A., which commences May 31, and continues through the first part of June. The joint celebration begins June 1. The board of directors of the local association have granted Mr. Taylor the necessary leave of absence to attend this international conference, and are planning to leave here the last week in March, and during the trip will visit the important associations through Great Britain, France, and probably on the continent of Europe.

The honor conferred upon Mr. Taylor is a high one. He will probably be the only delegate appointed by the International Convention to represent the Y.M.C.A. In matters great or small, Pasadena seems left.

RECEPTION TO THE GRAND PRESIDENT.

The reception tendered to Pasadena by the Rebekah Lodge in honor of Mrs. Ruby Reese of Santa Cruz, grand president of the California Rebekah State Convention, was well attended and proved an interesting social gathering. The reception lodge work, which included the initiation of several candidates, addressed were made by Grand President Reese, Miss Diane, Mrs. Anna L. Moore, Mrs. Muriel of San Jose, and Mr. and Mrs. Dickey of Kansas City. Refreshments were served later, and a general social time ensued.

DEATH OF AN OLD RESIDENT.

John S. Campbell, the venerable father of Mrs. P. M. Green, died Tuesday morning at Mr. Green's residence at the south end of Orange Grove avenue. He was 88 years of age, and had resided in Pasadena for 40 years. He will be buried in Santa Ana on Friday.

The funeral will be conducted by the Rev. George T. Torrance, president of the First Congregational Church, and the services will be held at 10 o'clock. Wednesday morning.

The officers to be present will be the Rev. George T. Torrance, Mrs. Anna L. Moore, Mrs. Anna L. Moore, Mrs. Muriel of San Jose, and Mr. and Mrs. Dickey of Kansas City. Refreshments were served later, and a general social time ensued.

THE STOCKHOLDERS OF THE PASADENA ELECTRIC LIGHT AND POWER COMPANY HAVE ELECTED THE FOLLOWING BOARD OF DIRECTORS: L. C. Torrance, L. P. Hansen, Frank B. Hansen, J. C. Crowell, and R. D. T. Bangham. The directors organized by electing L. C. Torrance, president; L. P. Hansen, vice-president; S. T. Grimes, secretary; Sam. G. Vail, treasurer.

Invitations have been issued for the fifth annual inspection and muster of the Co. B. N.G.C., which will be held Monday evening, March 19, at 8 p.m.

The occasion will be enlivened by a phonographic concert, Capt. P. J. Cook and Sergt. F. J. Coleman and W. S. Smith are the entertainers.

The spelling bee that was to have been given at the Carlton Monday night failed because of the critical moment the girls, one and all, refused to air their knowledge of orthography in public.

The officers failed to connect Tuesday with the man who stabbed Reagan in the back on Echo Mountain Monday morning. But the search was un- changed on Tuesday.

A daughter was born on Thursday in the family of Mr. and Mrs. E. L. Doran, at their home on North Spring street. The baby is the popular cashier at Hotel Green.

The weather continues threatening. Tuesday was cool and partly cloudy, for which the heavy fall of snow on the mountains is a most reliable sign.

It is stated that 300 meals were given out at the city headquarters for the unemployed during Tuesday, at an average cost of 25 cents per meal.

A team belonging to Bingham Bros. ran away on Colorado street on Tuesday morning, but was stopped before much damage had been done.

Charles F. Kuffel has returned from a trip to San Francisco. He reports the Midwinter Fair booming, and the Pasadena exhibit on top.

Mr. and Mrs. M. G. Mapes of Miles City, Mont., are visiting in town guests of Mr. and Mrs. J. C. Russell, on First street.

Mr. R. Hertel will leave on Friday for a week's stay at San Francisco. His wife and two children are now visiting.

Particulars building at once in "Madison Square" will get reduction in price of lot. See Farris & Strong.

Rev. R. M. Webster lectured on the subject of Love at the Universalist Church Tuesday evening.

Six-hands-euchre was the social attraction at Hotel Green Tuesday night.

The new Vandevere Block on South Raymond avenue, will be open for business.

A regular meeting of Pasadena Lodge, K. of P., was held Tuesday evening.

A party of Hotel Green guests enjoyed a trip to Echo Mountain Tuesday.

Lost—Friend's garnet pin. Five dollars reward. No. 74 Main street.

Morgan's coach was out Tuesday, with a jolly party of visitors.

Dr. J. C. Michener was out from Los Angeles on Tuesday.

CONRADI for fine watch repairing, removed to No. 113 South Spring.

SANTA MONICA.

Doings of the Trustees—The Seventh-street Crossing.

SANTA MONICA, March 6.—(Special Correspondence.) The Town Trustees met in regular session Monday evening and took up the motion of the Finance Committee, reported favorably upon demands amounting to \$814.75, which were audited and ordered paid.

The Street Committee reported upon the question of statuary in the park, recommending that parties desiring to grant space for erection of a house, but not the city, at no expense thereof, also that the Ocean-avenue side of the park be set with a row of three kinds of palms alternating as follows: Date, dracaena and fan. The first portion of the report, concerning statuary, was adopted, and the second, which was amended to include only date and fan palms and as amended was adopted.

The committee of the whole reported progress in the wharf election matter. Petitions for cutting trees presented by A. E. Lade and J. F. Mohen were granted.

A communication from Robert J. Jones, president of the Bank of Santa Monica, relative to renting offices for city use, was received and filed. On motion the clerk was instructed to return all bid pertaining to renting offices, and the matter was postponed for the present.

Ordinance No. 182, amendatory of the plumbing ordinance, was passed.

Bids for grading Bay street were opened as follows: M. Moon, \$495; S. Jackson, \$424. Referred to the Street Committee.

The City Engineer was instructed to prepare profiles of grading on Seventh street to accord with plans for a bridge over the railway track, submitted by the Southern Pacific Company, and report the same at the next meeting.

The nursery license matter concerning the license issued to H. R. Lee was, on motion, laid over until the next meeting, after which the board adjourned.

One or two items in the proceedings of the Trustees fail, in the published minutes, to fully exhibit the real purposes and intents of the movements they epitomize. For instance, on the Seventh-street bridge, or grade, matter. After some discussion the Trustees concluded to make crossing of bridge over the Southern Pacific tracks.

They were met by the railway people with a request for an over crossing which would be much better than one on grade for all parties concerned. The trustees, however, declined to do this, and the bridge was accepted.

A communication from James McFadden, as successor and assignee of the Santa Ana and Westminster Railroad Company, was made, asking the Board to extend the time for the completion of its road over the franchise granted on its road from the Santa Fe on Second street, from the date of the original franchise, which remains to the day of its original grant.

Mr. McFadden also requested that in case the board would not extend the time for the completion of the road, for the time said to be above asked, to then repeal that portion of the franchise granted in ordinance No. 112, now occupying the Second street, from the date of its original grant.

The Street Commissioner reported that one of the property-owners objected to the closing of the alleys in Fruit's addition.

Monthly reports of the City Recorder, poundmaster, Street Superintendent, County Tax Collector, and City Clerk were read.

The petition of the Santa Ana fire department to have the fire bell raised was referred to Trustee Hervey, with power to act.

The Street Commissioner reported that one of the property-owners objected to the closing of the alleys in Fruit's addition.

The petition of C. F. Mansur and others asking to have the Wiley addition to the same, bounded by the center line of Second street, to Bristol street; thence north along Bristol street to the boundary line with the Charles Morris and the Maybury tract; thence west to the city limits, for the period of fifty years, from November 7, upon the same terms and conditions as the original franchise, was referred to the City Attorney, with instructions to have the papers necessary ready by the next meeting, so that the board could take definite action.

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NEWS AND BUSINESS.

The Weather.

U. S. Weather Bureau, Los Angeles, March 6, 1894. — At 5 o'clock a.m. the barometer registered 30.30; at 5 p.m., 30.34. Thermometer for the corresponding hours showed 44 deg. and 54 deg. Maximum temperature, 60 deg.; minimum temperature, 40 deg. Character of weather, partly cloudy. Barometer reduced to sea level.

Daily Bulletin.

United States Department of Agriculture, San Diego, clear. San Diego, clear. San Jose, clear. San Francisco, partly cloudy. San Jose, clear. Red Bluff, clear. Eureka, cloudy. Roseburg, cloudy. Portland, cloudy.

Barometer reduced to sea level.

PLACE OF OBSERVATION.

	Barometer	Temp.	Wind.	Rainfall in 24 hours.
Los Angeles, clear	30.23	54	0	0
San Diego, clear	30.24	51	0	0
San Jose, clear	30.20	50	0	0
San Francisco, partly cloudy	30.32	52	0	0
San Jose, clear	30.20	50	0	0
Red Bluff, clear	30.26	48	0	0.01
Eureka, cloudy	30.26	48	0	0
Roseburg, cloudy	30.14	50	0	0
Portland, cloudy	30.18	44	0.01	0

The Security Loan and Trust Company, No. 223 South Spring street, acts as a court, administrator, guardian, assignee, and in other capacities of trusteeship, and also furnishes bonds of suretyship for individuals or others, acting in these capacities.

Ladies and gentlemen, if you have over-worked or abused yourselves in the past, your only salvation now is the use of Bellan's La Gripe Cure. Of druggists at 50 cents.

For good single, double and tall boys, turn up at reasonable rates go to 1111

George Staben, No. 10 South Broadway, J. L. Sanderson, proprietor.

A had case of poisoning from the bite of a scorpion was recently cured by the use of Bellan's La Gripe Cure. As a blood purifier it has no equal.

The Security Loan and Trust Company, No. 223 South Spring street, always has on hand for a safe large line of safe investments, at prevailing rates.

Life classes Thursday and Saturday; sketch class Wednesday afternoons; School of Art and Design, Chamber of Commerce.

Mexican and Indian blankets, 20 per cent. discount this week. Campbell's Curio Store, No. 33 South Spring street.

Strangers seeking genteel accommodations at moderate prices can find such at the Hoffman House.

Owing to the illness of Prof. Morrison, there will be no meeting of the Unity Club tonight.

Wedding invitations and visiting cards engraved at Kan Koo, in twenty-four hours.

Insure your property with Baskerville & Riddell, No. 211 N. Main st. Telephone 33.

Mantels, tiles, office fittings, hardware, lumber, B. Bohman, 318 S. Spring.

Combination coffee, freshly roasted, through the day at H. J. Jones' at.

15¢ day gospel meetings at Temperance Temple Hall Friday, March 8.

Buy the Whitney make trunk. Factory, 344 North Main street.

H. J. Jones' freshly roasted coffee more in favor than ever.

Martin's Camp, Wilson's Peak, will be open all winter.

Flannel bairies fresh from Boston at H. J. Jones' at 344 North Main street.

Old Indian blanket, Campbell's Curio Store.

Rooms at U. S. Hotel from 50 cents up.

Malcolm Macleod has been awarded a diploma and medal by the Parisian Inventors' Academy for a cultivator.

Miss Helen Blier will lecture on "Physical Culture" this evening at Unity Hall for the benefit of the Newsboys' Home.

There are undelivered telegrams at the Western Union telegraph office for John J. Carlton, H. B. Madlock, J. F. Conroy, Walter P. Ferguson, John J. Nolan, John Witherell and Mrs. Jessie Wheeler.

Charles F. Lummis, who recently returned from New Mexico, has brought with him a little Pueblo Indian boy, 8 years of age. The child is very bright and quaint, and is attracting considerable attention.

The regular monthly meeting of the members of the News and Workboys' Home Society will be held this morning in the parlors of the Pleasanton Hotel, corner Grand avenue and Temple street, at 10 o'clock.

A telegram was received yesterday from Thomasville, Ga., announcing the birth of a son to Lieut. and Mrs. J. J. Meyer, who at one time resided in Los Angeles. Mrs. Meyer (nee Gebhart) was a prominent society lady of this city.

The Sewer Committee of the City Council has issued an order of election notices for the celebration over the opening of the outfall sewer, to be held Friday afternoon, and it is expected that the details will be announced today. It has been decided that the invited guests will be conveyed in carriages from this city to Ingleside and perhaps beyond.

The Fire Commission will meet this morning, when it is stated a number of firemen will be on the carpet. The men to be before the board this time are a half dozen or so, all of whom are in complaint against them, what is known among the firemen as "roost eggs." By this term it is meant they have not responded to as many alarms as they should.

The Democratic City Central Committee will hold a meeting Friday evening at the office of J. Marion Brooks for the purpose of perfecting arrangements for the selection of a candidate for the office of Councilman from the Eighth Ward since the vacancy caused by the acceptance of the resignation of John T. Gaffey, recently appointed Collector of Customs.

Articles of incorporation were filed yesterday with the County Clerk by the Alpine Plaster Company, formed for the purpose of acquiring and developing mineral lands, dealing in building materials, constructing and operating machinery for the manufacture of fertilizers, wall plaster, lime and cement and marketing its own products, with a capital stock of \$100,000, all of which has been actually subscribed. Board of directors: S. W. Holzinger, J. A. Clark, G. H. Delp, J. Pedigree and F. W. Harding.

Rev. W. F. Nichols, D.D., bishop of California, will hold an ordination in St. John's Episcopal Church, West Adams street, tomorrow morning at 10 o'clock, when R. H. Gusher will be admitted to the sacred order of deacons.

The trotting dog, Don, and his driver, "Mam," Yingling, are attracting much attention, and the match with Wickett and Nat promises to be quite an event in shooting circles, as both the dog and pony are in fine condition, and will put up a good race.

PERSONALS.

O. Stewart Taylor left yesterday for Riverside.

I. H. Mathews, the paint man, is out after a severe illness.

Mrs. M. J. Hunter and her son Horace H. Hunter of Elizabethton, Ill., are staying with their old friends, Mr. and Mrs. C. C. Cook on Union avenue near Orange

Royal Baking Powder

ABSOLUTELY PURE

Highest of all in Leavening Power. — Latest U. S. Gov't Report.

street. They express themselves as much delighted with Southern California, and will probably remain here for some time. Richard Gird, of China sugar-beet fame, left yesterday for San Francisco. Miss Emma Reeder, Postmaster, left yesterday for San Francisco North yesterday.

George P. Grant, Pacific Coast manager of the London Assurance Corporation and the Northern Assurance Company, is in the city on a business trip.

TYNDALL IN ENGLAND.

The Professor Wants to Hypnotize Mrs. Maybrick in Prison.

Nearly everybody in Los Angeles will remember who gave several exhibitions of his strange powers in this city in 1892. The scenes of his performances were not only on the stage but in the streets as well, and also in the Temple Hall where he had a seat.

Prof. Tyndall, the mind-reader, will take advantage of the rate war to visit relatives from whom he has been separated for a year.

The Y. M. C. A. will hold its regular monthly business meeting in the parlors of the church this evening at 7:30 o'clock.

G. C. Haag of Plymouth, Ill., is a late arrival at Hotel Mt. Pleasant.

Boyle Heights Notes.

The gas company has distributed pipe along First street, between Pleasant avenue and Chicago street, and work on the laying of the new mains is now an assured fact.

It is the intention of the property owners on that street having expressed themselves as being anxious to connect and secure gas for light and fuel.

Mrs. A. R. Light expects to leave today or tomorrow for Ottumwa, Iowa, taking advantage of the rate war to visit relatives from whom he has been separated for a year.

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Licensed to Wed.

Marriage Licenses were issued yesterday at the office of the County Clerk as follows:

Hanson E. Boothby, a native of California, 28 years of age, of San Jose, to Nettie L. Shaffner, a native of Minnesota, 26 years of age, of this city.

Charles Corlew, a native of California, 25 years of age, to Delphine Corlew, also a native of California, 23 years of age, both of this city.

Charles H. Squire, a native of New York, 24 years of age, to Lizzie J. Mattern, a native of California, 22 years of age, both of this city.

Charles E. Lincoln, a native of Connecticut, 25 years of age, to Laura A. Rogers, a native of Maine, 23 years of age; both of Pasadena.

Beautiful Women Use Dr. Simms' Arsenic Complexion Wafers

The only real beautifier of the skin and face, removing all imperfections, freckles, blotches, roughness and coarseness, producing a beautiful, clear and refined complexion, the admiration of all beholders. Perfectly safe, and can be used at any time. Price 25¢ per box. Send for sample.

Get the genuine, made by Thresher & Co., 34 W. Monroe, Chicago.

At druggists, or mailed on receipt of price, \$1 per box.

For Dr. DODDING & MOORE, G. H. HANCOCK and FREEMAN & CARRER.

DEATH RECORD.

LASALLE.—In this city, March 5, 1894, Elizabeth A., beloved wife of J. A. Lasalle, aged 46 years 10 months and 9 days.

Funeral on Wednesday, March 7, at 10 o'clock a.m., from the chapel of the First Presbyterian Church, 11th and Spring streets.

Friends are respectfully invited to attend without further notice. (San Francisco (Cal.) Reno (Nev.) and Portland (Ore.) are represented by their consuls.)

GEORGE.—In this city, March 5, 1894, Minnehaha George, aged 33 years, of C. H. George, and only daughter of S. A. George, deceased.

Funeral Wednesday, March 7, from residence, No. 827 South Olive street, at 2 o'clock p.m. Friends and acquaintances are invited to attend.

When all Others Fail Consult Los Angeles Medical and Surgical INSTITUTE.

241 South Main Street.

Tumors, Fistulas, Piles Cured Without Detention from Business.

Nervous, Chronic,

Blood, Kidney.

Bladder and Skin DISEASES.

Surgical cases treated and all surgical operations performed.

Broken Down Constitutions Revigorated.

PERSONS Who may be suffering life will do well to call on the doctors. COME AND BE HEALED! It matters not what your trouble may be, come and let us treat you. If it is curable we will tell you so, and satisfy yourself that the doctors understand your case.

Catarrh cured by our own special method, the only true way. Call and investigate our treatment. It costs you nothing.

DISEASES OF WOMEN SKILLFULLY TREATED.

CONSULTATION & EXAMINATION FREE.

Can refer interested parties to prominent Los Angeles citizens, who have been treated by them. Cure guaranteed.

DISEASES OF WOMEN SKILLFULLY TREATED.

CONSULTATION & EXAMINATION FREE.

Eye, Ear, Nose and Throat Scientifically Treated.

No \$1000 forfeit! No free treatment, reasonable and prompt. Honest treatment, no quackery. Not a dollar need be paid until it is effected.

Curable cases cured guaranteed. Consultation free.

Los Angeles Medical and Surgical Institute,

241 S. Main st., Rooms 1, 3, 5 and 7.

The Celebrated MEXICAN Leather Carver, SENOR FLORENTINO CERVANTEZ,

now at work at

KAN-KOO!

Also a free exhibition of curios from California,

NEWTON & NORDHOFF, 311 South Los Angeles Street.

Laurel Lined Oil. \$5 per gallon.

White Lead. 4¢ pound.

Putty. 4¢ pound.

R. A. Sand Paper. 2¢ quire.

Lard Oil. \$1.00 per gallon.

West Virginia Oil. 2¢ per gal.

Laurel side your shyness and come where one dollar will buy the most.

The trotting dog, Don, and his driver, "Mam," Yingling, are attracting much attention, and the match with Wickett and Nat promises to be quite an event in shooting circles, as both the dog and pony are in fine condition, and will put up a good race.

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the oldest and largest Curio House in the city.

110 South Spring Street, Opposite Nadeau Hotel.

Barber, Wm. Ferguson, W. E. McWay.

Post, S. H. M. Baker, R. M. Baker, A. E. Pomeroy, S. A. Butler

INTEREST PAID ON DEPOSITS

UNION BANK OF SAVINGS CAPITAL STOCK, \$200,000. 223 S. Spring St., LOS ANGELES.